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| THIS AMENDMENT: | |
| _____ Passed _____ | Passed as amended by _____ |
| _____ Failed _____ | Not Offered _____ |



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UTILITIES DIVISION AMENDMENT NO. 2

TIME/DATE PREPARED: August 3, 1998 - 2:00 p.m.

COMPANY: RULEMAKING - ELECTRIC SERVICES AGENDA ITEM NO. 35

DOCKET NO. RE-00000C-94-0165

OPEN MEETING DATE: August 4 and 5, 1998

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APPENDIX A

P. 6 in R14-2-209.A.8.

After "deliver reads" INSERT "to the Meter Reader Service Provider server"

DELETE "meters" and INSERT "utility"

DELETE "be read by the Affected Utility at a charge to the Electric Service Provider or"
and INSERT "estimate"

After "reads" DELETE "may be estimated"

P. 10 in R14-2-210.B.1.

After "aggregation" INSERT "of competitive services"

P. 13 in R14-2-210.E.1.

DELETE "may" and INSERT "shall"

P. 26 in R14-2-1601

INSERT a new 33 to read: "Provider of Last Resort" means a provider of Standard Offer Service to customers within the provider's certificated area who are not buying competitive services"

P. 26 in R14-2-1601.37.

After "offered" INSERT "by the Affected Utility or Utility Distribution company"

After "consumers" INSERT "in the Affected Utility or Utility Distribution Company's service territory"

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P. 26 in R14-2-1601.37. (continued)

DELETE "by an Affected Utility or a Utility Distribution Company in a designated area"

After "rates" INSERT "including metering, metro reading, billing, collection services and other consumer information services"

Renumber subsequent definitions to conform.

P. 28 in R14-2-1603.A.

After "aggregation." INSERT "However, aggregators as defined in R14-2-1601 are required to negotiate a Service Acquisition Agreement consistent with Section G.6. of this Rule."

P. 29 in R14-2-1603.E.

After each "Affected Utilities" DELETE "or" and INSERT ","

After each "Utility Distribution Companies" INSERT "or an electric utility not subject to the jurisdiction of the Arizona Corporation Commission"

After "Affected Utilities" DELETE "or" and INSERT ","

P. 30 in R14-2-1603.G.6.

After "Agreement" INSERT "with a Utility Distribution Company"

P. 31 in R14-2-1604.A.1.

After "until" INSERT "at least"

P. 32 in R14-2-1604.A.2.

DELETE "can" and INSERT "shall"

After "as" INSERT "at least"

P. 32 in R14-2-1604.B.

After "the" INSERT "minimum"

P. 33 in R14-2-1604.B.5.

After "quarter." INSERT "The first such report shall be due within 45 days of the quarter ending March 31, 1999. The final report due under this Rule shall be due within 45 days of the quarter ending December 31, 2002."

P. 34 in R14-2-1604.E.

After "the" INSERT "minimum"

P. 40 in R14-2-1607.D.

DELETE "24" AND INSERT "21"

P. 49 in R14-2-1610.A.

After "basis" INSERT "in accordance with Federal Energy Regulatory Commission Orders 888 and 889"

P. 51 in R14-2-1610.F.

After "Administrator costs" INSERT "within ninety days of the date of making an application with the Federal Energy Regulatory Commission"

After "Commission" DELETE "shall" and INSERT "may"

P. 56 in R14-2-1613.J.1.

DELETE "readings to" and INSERT "reading data"

After consumer" INSERT "when authorized by the consumer"

P. 62 in R14-2-1616.B.

After "own billing" INSERT "or from providing meters for load profiled residential customers"

After "circumstances." INSERT "Affected Utilities and Utility Distribution Companies may provide metering, meter reading, billing, and collection services within their service territories at tariffed rates."

P. 62 in R14-2-1616.C.

After "Rule" INSERT "A.A.C. R14-2-1616"

P. 62 ADD R14-2-1616.D.

"R14-2-1616.D. To the extent that a Utility Distribution company is unable to procure contracts for solar electricity to meet the Solar Portfolio requirement in A.A.C. R14-2-1609, the Utility Distribution Company may purchase, install, and operate the solar electric systems or contract with an affiliate to meet the Solar Portfolio requirement."

P. 63 in R14-2-1617.A.

DELETE "utility affiliate" and INSERT "Electric Service Provider that is an affiliate of an Affected Utility or Utility Distribution Company"

P. 65 in R14-2-1617.A.7a.

After "tariff." INSERT "If the goods or service to be transferred is a non-tariffed item, the transfer price shall be the higher of fully allocated cost or the market price."

After "priced at" INSERT "the lower of fully allocated cost or"

P. 70 in R14-2-1618.F.1.

After "customer" INSERT "with a load of less than 1 MW"

P. 71 in R14-2-1618.F.2.

DELETE "To each retail customer on an annual basis." and INSERT "Prior to processing written authorization from a retail customer with a load of less than 1 MW to change Electric Service Providers."